

Note: This is a sample template, it is not an OMB approved form.

Universal 911 Dialing – First Transition Report

Please read instructions before completing

Section 1

Carrier Identification Information

Parent Company Name

Service Provider Name

RSA 1 Limited Partnership d/b/a Cellular 29 Plus

Company Address, City, State, Zip

404 Howland
Emerson, Iowa 51533

Service Provider Type

☒ **Wireless**

☐ **Wireline**

Name(s) of Wireless License Holder(s)

RSA 1 Limited Partnership d/b/a Cellular 29 Plus

Contact Name

Robert Guerrero, Operations Manager, RSA 1 Limited Partnership d/b/a Cellular 29 Plus

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Contact Tel #

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E-mail Address

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Section 2

Local Area 911 Implementation

List all individual local areas covered by this report (e.g., Lee County, Virginia):

Atchison County, Missouri (FIPS Code 29005)

Worth County, Missouri (FIPS Code 29227)

(a) For each area listed above, identify the emergency response point to which 911 calls will be routed.

RSA 1 Limited Partnership d/b/a Cellular 29 Plus ("Cellular 29") is currently transitioning its system to a new switch. Intrado, the Iowa State PSAP Authority, has allowed Cellular 29 an interim period during which all 911 calls are to be routed to a single centralized location within the state of Iowa. Per cell-site 911 call routing is presently being coordinated with the State of Iowa and will be implemented over the next 90 days.

Atchison County, Missouri -

Cellular 29 provides CMRS wireless service in the Iowa 1-Mills RSA (Station KNKN649 (CMA412B)). One of its cell sites (Blanchard), while designed to provide service within Iowa, is physically co-located on a tower with Northwest Missouri Cellular Limited Partnership ("NWMO") within Atchison County, Missouri. NWMO is the licensed service provider in Missouri 1-Atchison RSA. While the site is located just south of the Iowa-Missouri state line and the Cellular 29 antenna is highly directional to the north, a cellular unit in a de minimis portion of Atchison County could lock onto the Cellular 29 Blanchard cell. Cellular 29 has coordinated this with Intrado and, given the de minimis nature of the coverage within Atchison County, they have agreed to accept all 911 calls for the Blanchard cell site and to coordinate the dispatch of the appropriate emergency personnel, even if located within Atchison County, Missouri.

Worth County, Missouri -

Worth County lies in the state of Missouri, beyond Cellular 29's licensed service area. Cellular 29 does not have any cellular towers located in the county itself. However, because of the limited coverage available from the licensed carriers within that market, a minimal amount of mobile capture within Worth County occurs as a result of a useable level of signal extending into that county from Cellular 29's Bedford, Iowa tower in Taylor County, Iowa (which is to the northwest of Worth County). Any 911 calls initiated in this manner will route as designated by the State of Iowa for the Bedford cell site. The State of Iowa is aware of this situation and has agreed to accept such traffic and redirect it to the appropriate emergency personnel for Worth County.

(b) For each area listed above, provide details of the carrier's progress in completing translation and other work necessary to route 911 calls to the identified emergency response point.

Cellular 29 presently is transitioning its cell sites to a new switch. Cellular 29 has coordinated interim 911 routing with the State of Iowa and will implement per-cell routing within the next 90 days. All such routing will be as directed by the State of Iowa. However, as detailed above, some incidental calls in the two Missouri counties are unavoidable, and Cellular 29 intends to comply with the routing for the cell sites as designated by the State of Iowa.

(c) For each area listed above, provide the date or projected date that transition to the 911 abbreviated dialing code will be completed.

Cellular 29 currently supports abbreviated 911 dialing. With the transition this month to its new switch, all such dialing is routed to a centralized point within the State of Iowa and will be transitioned to a per-cell site routing scheme within the next 90 days. This procedure has been coordinated with and approved by Intrado.

**Section 3
911 Implementation Problems**

(a) Describe any problems the reporting carrier has encountered in identifying 911 number call routing points. Describe any other operational problems carriers has experienced during the initial transition stages.

As with any other wireless carrier, there is always a possibility that the connection for a 911 call placed near a market boundary may be established by a tower in a different county or in an adjacent market. This is particularly true with respect to the specific instances identified above. Cellular 29 has no way to route any such incidental calls except as designated for the cell site in which the caller happens to originate. Accordingly, Cellular 29 has explained this situation with Intrado and has arranged for any such traffic to be handled through its designated 911 entity for the corresponding Cellular 29 cell site.

(b) Where the reporting carrier has experienced 911 implementation problems, describe any efforts the carrier has made to coordinate with public safety agencies and state and local authorities.

N/A

Section 4

Certification – To be signed by an authorized representative of the reporting entity

- ☒ I certify that I am an authorized representative of the above-named reporting entity, that I have examined the foregoing report and to the best of my knowledge, information and belief, all statements of fact contained in this form are true and accurate statements of the affairs of the above-named company.
- ☒ I certify that I am an authorized representative of the above-named reporting entity, that I have examined the foregoing report and to the best of my knowledge, information and belief, all statements of fact contained in this form are true and that the reporting entity has completed the steps necessary to properly route 911 emergency calls in the localities covered by the report as of March 11, 2002.

Signature /s/ Robert Guerrero

Printed name of authorized representative Robert Guerrero

Title Operations Manager, RSA 1 Limited Partnership d/b/a Celluar 29 Plus

Date March 11, 2002

This filing is: ☒ original filing ☐ revised filing

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